

# EXHIBIT "L"

ORIGINAL

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

MIRIAM BAUZA,

Plaintiff,

- against - Case No. 07 CIV. 6542

MEDIACOM COMMUNICATIONS CORPORATION,

Defendant.

March 17, 2008

11:56 a.m.

Deposition of JOE MICHULSKI, a witness on behalf of the Defendant herein, taken pursuant to Notice, and held at the offices of Bonnist & Cutro, 800 Westchester Avenue, Suite 5332, Rye Brook, New York, before April Pearl Schirm, a Court Reporter and Notary Public of the State of New York.



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1 JOE MICHULSKI

2 during her whole employment?

3 A. Oh, during her whole employment?

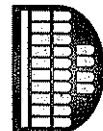
4 Q. Yes, that's fine, continuing in

5 chronology?

6 A. From the beginning through, I'm going  
7 to say, up until prior to the last few months, it  
8 was essentially payroll. Okay. The last few  
9 months of her employment, she was getting more  
10 involved with other aspects that are payroll  
11 related but non-payroll in essence.

12 She was doing a little bit more  
13 regarding the 401-K plan for me. That is  
14 something that I still, to this day, pretty much  
15 do by myself. She was getting more involved just  
16 to free up the phone calls when people have  
17 questions. She was entering in all of the 401-K  
18 loans that are processed. At the same time she  
19 would be handling the payment. The final payment  
20 of them requires turning off deductions in the  
21 payroll system.

22 She was getting -- she was starting to  
23 get a little bit more involved with other benefit  
24 aspects of the company, but we really never  
25 fulfilled that transition. She was getting her



1 JOE MICHULSKI

2 Q. I think -- there is no secret here. I  
3 believe Ms. Burgos testified it was June 2006.

4 A. Okay.

5 Q. But we'll use that as a control date.

6 A. Okay.

7 Q. It's not essential.

8 Q. What was the reason that -- do you  
9 know why Ms. Burgos was brought into your group?

10 A. She was more of a payroll person. We  
11 needed a more solid leader in that department. I  
12 am not a payroll person. I filled a void in the  
13 transition for the direct reporting aspect of it.  
14 You know, the payroll had reported to different  
15 people within the organization, and at that time,  
16 it was me. We were also going through a payroll  
17 software transition, required a lot of additional  
18 time. I didn't have that time or the expertise to  
19 do it.

20 So Regina was brought in because she  
21 had that experience of running a payroll  
22 department and she, I believe, had experience  
23 working with the same software that we're  
24 currently running today. So she was a much better  
25 fit. We needed that person in that position.

